

4

St. Louis Post-Dispatch,

THE DISPATCH PUBLISHING CO.,
JOSEPH FULTON, President.

[Entered at the Post-Office at St. Louis, Mo.,
as second-class mail matter.]

TERMS OF THE DAILY.
One year, postage paid, every afternoon and Sunday morning.....\$10 00
Six months..... 5 00
Three months..... 2 50
By the week (delivered by carrier)..... 50
Sunday Edition, by mail, per year..... 2 00
Subscribers who fail to receive their paper regularly will confer a favor upon us by reporting the same to this office by postal card.

THE WEEKLY.
One year, postage paid..... \$1 00
Six months, postage paid..... 50
All business or news letters or telegrams should be addressed

POST-DISPATCH,
513 Olive street.

TELEPHONE NUMBERS.

Editorial Rooms..... 555
Business Office..... 554
London Office, 22 Cockspur Street, Charles Cross.

OUR CIRCULATION

Daily Average Last Month, 32,163.

City of St. Louis, ss.
State of Mo.

Personally appeared before me, a Notary Public in and for the City of St. Louis, Mo., Ignas Kappner, Business Manager, and John A. Dillon, Editor-in-Chief of the POST-DISPATCH, who depose and say that the Average Daily Circulation of the POST-DISPATCH, including the SUNDAY issue, during the month of June, 1888, was (32,163) THIRTY-TWO THOUSAND ONE HUNDRED AND SIXTY-THREE COPIES.

IG. KAPPPER,
Business Manager.
JOHN A. DILLON,
Editor-in-Chief.

Sworn to and subscribed before me this 7th day of July, 1888.
(Seal.) BENJ. A. SUPPAN,
Notary Public.

TUESDAY, JULY 24, 1888.

The indications for thirty-six hours, commencing at 3 p. m. to-day, for Missouri are: Local winds; slightly warmer, followed Wednesday by fair weather and stationary temperatures; variable winds.

ACTING MAYOR ALLEN kept up his activity in the "Indifference" end of the Mayor's office by making three appointments yesterday.

AFTER the interchange of kisses by the two Emperors they might very profitably have concluded to ask SALLIBURY and BALFOUR for pointers as to the treatment of political prisoners.

PERRINE it was a mistake to put BRICE at the head of the Democratic Campaign Committee, but it was not as great a mistake as putting HARRISON at the head of the Republican ticket.

NOTHING was said about St. Louis appointments in President CLEVELAND's message to Congress yesterday. Some of them would be entirely out of place in a civil-service reform message.

THE President preaches civil service reform better than he practices it. Theoretically he is an unwavering reformer. Practically he is a habitual reformer with occasional backslidings.

ALREADY complaints have been made of unfairness on the part of the Francis managers in Crawford County and in Cedar County. No such complaints should be allowed to arise in St. Louis.

It is stated that work on the new guns for the navy is progressing rapidly. This is gratifying news, but what to do with the guns when they are finished is the problem that is worrying the navy officials.

GEN. BOULANGER has been defeated in the Dordogne department by an overwhelming vote, but says he will try it again. The General seems to be rapidly degenerating from a popular hero to J. B. FORAKER.

THE Mills bill is a "free-trade measure," it is clearly the duty of the Senate to get up a protection measure. Anything is a free-trade measure which does not push tariff duties up to the point of absolute prohibition.

COLLECTOR SEXTON is angry at the interference with his business, but the quarter of a million dollars which he has been compelled to turn into the City Treasury more than compensates the citizens for their sorrow over the spectacle of the Collector's anger.

THE Democratic Central Committee, composed chiefly of subordinate officials of the Democratic City Administration, will be called on to-morrow to decide whether it will arrange for primaries to express the wishes of the Democratic voters of St. Louis or merely to express the wishes of the officials who control the committee.

AFTER the disastrous results of five months' experience of a strike one would think that both the "Q" Railroad Company and the strikers would do anything rather than repeat their experience or continue it. But the losses have apparently taught nothing either to the company or to the men. The two parties to

the struggle are not only as far apart as ever, but they do not seem to be able to reach the point of discussing their differences. Meanwhile the public are wholly unable to understand how it is that some railroad companies are able to get along without ever having such a thing as a strike.

HELP THE CHILDREN.

THE NEW YORK WORLD has inaugurated a charity which commends itself not only as a profitable of genuine good results to the most helpless class of human beings, but as sensible and practical. It maintains on its pay roll a physician whose sole duty is to visit all of the most crowded localities and wretched tenement districts in the metropolis and to give needed medical attention to the poor children found in them. He also reports the cases in which aid is most necessary.

No one except those who have actually visited the packed quarters of the wretchedly poor classes can realize how the children suffer during the hot summer months. Their wan, pinched faces and emaciated forms tell pathetic tales of restless anguish in the putrid and stifling atmosphere of densely crowded rooms; of neglect, disease and insufficient nourishment. There are thousands of unwritten tragedies of the alleys and tenements buried in little graves every summer. The Fresh Air Mission gives many of the sufferers a breath of pure atmosphere and thus alleviates their sufferings; the Country Home and other kindred charities save many lives. But there are hundreds whose parents cannot or will not take advantage of the opportunities offered to help them and thus escape notice and suffer and die.

THE WORLD offers, by its practical work, a timely suggestion to the charitable people of other cities. Here in St. Louis there is opportunity for splendid work in the way of systematized aid for poor children. Charity should go to those who cannot come to it. The cry of the little sufferers should be promptly heeded.

THE magnificent ovation which is to be tendered Mr. BLAINE on his return from Europe is significant at this time. The friends of Mr. BLAINE were in the majority at the Chicago Convention. When it was found that Mr. BLAINE could not be nominated, his friends gave the nomination to Gen. HARRISON, who is a particular favorite of Mr. BLAINE. The leading Blaine managers are close to Gen. HARRISON and are in frequent conference with him. It is given out that Mr. BLAINE will take the stump for the Republican ticket and that Mr. BLAINE will be Secretary of State in case of Gen. HARRISON's election. This means that Mr. BLAINE will be the power behind the throne. It means that Blaine men and Blaine methods will be triumphant for four years in the Federal Government. The people of the United States rebuked Blaineism once. Will they vote for it in the person of Gen. HARRISON this time?

THE report that SAMUEL J. RANDALL will retire permanently from Congress must be read with regret by Democrats and Republicans alike. While Mr. RANDALL in his tariff views is opposed to the progressive wing of the Democratic party and has been its chief obstruction, there is one particular in which his political career is unqualifiedly commendable. It has been marked by strict honesty. After twenty-six years of service Mr. RANDALL leaves Congress a poor man. He has been the champion of wealthy interests to which his labors have been worth millions, and yet not a dollar of dishonest gain has stuck to his fingers. No one ever questioned the honesty of his convictions or his actions. This is a record of which not only Mr. RANDALL but his party and his country has reason to be proud.

THE address of the Seventeenth Ward Glover Democratic Club states that the club "has been organized for the purpose 'primarily of seeing that all honest voters of the Democratic faith in that ward shall have a fair chance to express their preferences by their ballots at the primaries and other elections.' This is a platform that all good Democrats should solidly stand on. It is the issue of the preliminary campaign in St. Louis.

MAYOR FRANCIS is reported to have secured a solid delegation from Cedar County through Mr. "TOX" LAY, the Chairman of the convention, who ruled a call for a division on the vote out of order. Mr. "TOX" LAY gives evidence of the possession of qualities which would make him an ornament in city politics. Are the Cedar County delegates sure that Mr. LAY is not a city committeeman in disguise?

THE Cost of Tennis Suits.
From the Chicago Times.
It costs money to dress becomingly for lawn tennis. Even the men who have associated themselves with the game have learned this. It makes a good deal of difference with a man's matrimonial chances as to whether he wears flannel pants that cost \$1.50 or flannel pants that cost \$5 and \$6. The cap is of not so much consequence as the blazer. You don't know what a blazer is? Then you are not in society. A blazer is a flannel used for coats. Technically it is flannel blazer. It is possible that lawn tennis has been played without this blazer or flannel blazer coat. But it wasn't played right. Then there are the tennis shoes, the tennis shirt, the tennis stockings (for men). You can appear in tennis costume, if you are a man, from \$5 up to \$25.

Ladies' tennis costumes are beautiful and the cost is not limited. They are made, as a rule, of the finest material, and, of course, by a tailor. You wouldn't expect a lady tennis-player to make her own costume. And now there are tennis departheuses in the very dry-cleaning establishment. A tennis clerk is in the same boat as the tennis clerk in a State street store smiling when asked what a lady's tennis suit would cost. When she straightened out the smile to a cold-blooded commercial fact she said: "From \$15 to \$20."

USEFUL AT ALL TIMES.
From the Chicago Times.
George B. Davis is credited by an Eastern journal with the remark that "our city of Chicago, with its wonderful progress, is such a striking illustration of the benefits of protection that I do not believe the free-traders can make the slightest inroad on our vote. Here is a city practically risen out of ashes and yet it rushes on to a commanding position in the commercial world. Why? Because the opportunity for development has been given us."

State street store smiling when asked what a lady's tennis suit would cost. When she straightened out the smile to a cold-blooded commercial fact she said: "From \$15 to \$20."

USEFUL AT ALL TIMES.
From the Chicago Times.
George B. Davis is credited by an Eastern journal with the remark that "our city of Chicago, with its wonderful progress, is such a striking illustration of the benefits of protection that I do not believe the free-traders can make the slightest inroad on our vote. Here is a city practically risen out of ashes and yet it rushes on to a commanding position in the commercial world. Why? Because the opportunity for development has been given us."

Chicago did rise practically out of the ashes. But does Mr. Davis remember one aid it received in its struggle for reconstruction? A heavy tariff lay on building materials, greatly enhancing their cost. Congress was appealed to and consented for a certain period to remit the duty on all material imported for the reconstruction of the stricken city. It facilitated our rush for a commanding commercial position. Chicago deeply indebted to temporary abolition of the tariff for its rapid rise from the ashes of its desolation. What was then useful would be useful now.

Mr. Morton Remembered in Paris.
From Galignani's Messenger (Paris).
Of all the nominations at St. Louis and Chicago that of the Hon. L. F. Morton must interest, naturally, the American colony at Paris, for Mr. Morton's hospitable house in the Place des Etats-Unis has not been forgotten, and the cordiality of the host and hostess have left an impression here that will not soon be effaced. Nor is the satisfaction at Mr. Morton's new political honor limited to his countrymen residing in this city. Mr. and Mrs. Morton were much esteemed in French society and in official and diplomatic circles, and many kind messages of congratulation have already been sent by cable and post to the vice-presidential candidate on the Republican ticket. Whether Mr. Morton will be elected to preside over the United States Senate it is impossible to tell, but that he has been chosen one of the standard-bearers of a great political party is a compliment that he may well be proud of.

Valuable Opposition.
From the Kansas City Times.
Our esteemed contemporary, the St. Joseph Herald, is not pleased with Mr. Glover. Of course not. It is the Republican one to support Mr. Francis. The three leading Republican papers of the State, the Globe-Democrat, the Herald and the Journal of this city are solid for Francis.

MEN OF MARK.

WALTER BRANT is roaming through Europe in search of health.

DR. OLIVER WENDELL HOLMES will be one of Sir Lionel Sackville-West's neighbors at Beverly Farms.

SENATOR SPOONER'S Nantucket cottage was not finished on time, and he has rented another one there for this summer.

THE Hon. Frederick Smythe of Manchester, N. H., ex-Governor of that State, has given \$1,000 to his native town of Candia to found a public library.

The richest peer in England is the Duke of Westminster, who owns vast estates in Cheshire and Wales. His income is said to equal 50 shillings a minute.

A NOTED old-time statesman who is occasionally seen in Washington is Gethusa A. Crow of Pennsylvania, who was Speaker of the memorable war Congress.

JUDON HILTON employs about two hundred Saratoga men at Woodlawn most of the year beautifying the estate. The money his Saratoga hotels earn and as much more all spent there.

THE King of Italy is described as an anxious, grave man, looking more like 60 years of age than his 44. The Prince of Naples is not handsome and has an over-educated air.

It is stated that Mr. Balfour, Chief Secretary for Ireland, receives telegrams daily regarding the health of Mr. John Dillon from the keeper of the prison in which he is confined.

THUS far forty-six babies have been named after Gen. Harrison. Inasmuch as the country produces, as estimated, one of these tiny bits of humanity every minute the Republican candidate may yet beat the record.

MR. FRANKLIN SIMMONS, the sculptor, will return to Rome in October. He has just finished a statue of Longfellow for Fordham, Mass., and is at work on a bust of Hannibal Hamlin for the Senate chamber at Washington.

LEWIS A. G. C. QUAY, son of the Senator from Pennsylvania, who was graduated as Lieutenant from West Point last June, has been assigned to service in the Eighth Cavalry, and will be given a chance to win his spurs in Dakota.

GEN. C. B. FISK, the Prohibition candidate for the presidency, is an epicure in sea-food dishes, and nothing tickles his palate so much as a delicately prepared fish dinner. From having made his fortune in the fish and oyster trade he is sometimes known as "Clam-Broke" Fisk.

In a panel over the fireplace in the grand salon of John Stetson's new steam yacht Sapphire is set the name of the yacht in genuine sapphires. Each letter is two inches in length. In all there are 105 sapphires, averaging two karats each, in the name. This rare embellishing was the gift of a Boston friend.

WOMEN OF THE WORLD.
Mrs. GARFIELD has given \$10,000 to the Wichita, Kan., University, which was named for her dead husband.

A MISS LEO of Montana has just married a man named Hand. This incident will prove a bonanza to the punsters.

Mrs. ROGERS, the "Texas Cattle Queen," is at Atlantic City. She rides a horse, and is told, "any way and every way," and is off like the wind while the best of her cowboys are getting into their saddles.

few men, indeed, and so well posted on fort matters. She is also an able and graceful writer.

THE first woman chosen a member of the Societe des Freres, which includes in its membership the most distinguished archaeologists in Europe, is Mrs. Ellen Russell Emerson, author of "Indian Myths." The lady is now in Paris studying her specialty, the Mexican Indians, in the museums and libraries.

THE author of the popular Nebraska law which makes mothers joint guardians of their children with the father is Mrs. Ada M. Bittender, the woman lawyer of that State. In this connection it may be mentioned that Kansas, Iowa and New Jersey are the only other States of the Union where mothers are thus favored by law.

Mrs. FRANCES HODGSON BURNETT is claimed by the London Star as of English birth, though she has spent the most of her life in America. Personally, it adds, she is attractive, smiling on the sunny side of 40, with yellow hair cut short, large blue eyes, fair complexion, a plump and well-proportioned figure, and extremely quiet and gentle manner.

THE Philadelphians are emitting yells of joy and triumph because Mrs. Phillips of that city has a brilliant reign this season as Atlantic City and will wear one hundred dresses up to date. But there is a fly in the ointment after all, for, as the North American announces: "Mrs. Allen Hubert of Pittsburgh, who has just arrived, is expected to maintain the reputation of that palatial hostelry with at least one more change of raiment."

THE METROPOLITAN PRESS.
By telegraph to the POST-DISPATCH.

NEW YORK, July 24.—The World says to-day: "There is some prospect that the Democrats will carry Ohio. Chairman Brice ought to put his shoulder to the wheel there, if anywhere. It is his own State and Thurman's. That is the honest hope, is renewed and not enthusiastic for the Republican candidate. The wool issue has been greatly overvalued. It will not make near as many Republican votes as have been counted on. Ohio is decidedly a State worth having."

THE "TRIBUTE."
The Tribune says: "If the President cannot any longer deceive even his bigoted partisans, why should he do more than display a languid interest in the subject? Is he not a free trader? What more will the democracy and mugwumpery have? The civil service force is played out."

THE "HERALD."
The Herald says: "Whenever, therefore, it is announced that somebody is 'leaving the party,' let us hope, he leaves it because he does not agree with it, and that is a good thing. The rearrangement of parties has been needed for years."

THE "SUN."
The Sun says: "A brilliant demonstration by Gen. Sherman for the purpose of promoting disarmament by France is an illustration of the peculiar logic by which Bismarck maintains his power in Europe."

THE TIMES says: "Mr. Cleveland is the candidate of his party a second time, not because of his personal qualities, but because of his interest by his creatures, but clearly and unmistakably because he was the spontaneous choice of his party. This fact alone offsets many shortcomings and many failures."

THE PEOPLE'S FORUM.

The Cable & Western Ordinance.
The City Council will pass on the bill to change the line of the Cable & Western Railroad at Franklin avenue and Grand avenue to-night. In considering this bill they should bear in mind: 1. That the neighbors gave \$5,000 of the purchase price of the property bought by the Cable Co. to be used in this district for the purpose of erecting a cable car line. 2. That the lot should be cleared, which the company, acting in bad faith, do not now propose to do. 3. That the lot is now covered with a pavement laid on the south side of the proposed track the crossing will be as dangerous as the crossing at the intersection of the lot. 4. That the lot is now covered with a pavement laid on the south side of the proposed track the crossing will be as dangerous as the crossing at the intersection of the lot. 5. That this company is overvaluing the lot for the purpose of a suit. 6. That the company is overvaluing the lot for the purpose of a suit. 7. That the company is overvaluing the lot for the purpose of a suit. 8. That the company is overvaluing the lot for the purpose of a suit. 9. That the company is overvaluing the lot for the purpose of a suit. 10. That the company is overvaluing the lot for the purpose of a suit. 11. That the company is overvaluing the lot for the purpose of a suit. 12. That the company is overvaluing the lot for the purpose of a suit. 13. That the company is overvaluing the lot for the purpose of a suit. 14. That the company is overvaluing the lot for the purpose of a suit. 15. That the company is overvaluing the lot for the purpose of a suit. 16. That the company is overvaluing the lot for the purpose of a suit. 17. That the company is overvaluing the lot for the purpose of a suit. 18. That the company is overvaluing the lot for the purpose of a suit. 19. That the company is overvaluing the lot for the purpose of a suit. 20. That the company is overvaluing the lot for the purpose of a suit. 21. That the company is overvaluing the lot for the purpose of a suit. 22. That the company is overvaluing the lot for the purpose of a suit. 23. That the company is overvaluing the lot for the purpose of a suit. 24. That the company is overvaluing the lot for the purpose of a suit. 25. That the company is overvaluing the lot for the purpose of a suit. 26. That the company is overvaluing the lot for the purpose of a suit. 27. That the company is overvaluing the lot for the purpose of a suit. 28. That the company is overvaluing the lot for the purpose of a suit. 29. That the company is overvaluing the lot for the purpose of a suit. 30. That the company is overvaluing the lot for the purpose of a suit. 31. That the company is overvaluing the lot for the purpose of a suit. 32. That the company is overvaluing the lot for the purpose of a suit. 33. That the company is overvaluing the lot for the purpose of a suit. 34. That the company is overvaluing the lot for the purpose of a suit. 35. That the company is overvaluing the lot for the purpose of a suit. 36. That the company is overvaluing the lot for the purpose of a suit. 37. That the company is overvaluing the lot for the purpose of a suit. 38. That the company is overvaluing the lot for the purpose of a suit. 39. That the company is overvaluing the lot for the purpose of a suit. 40. That the company is overvaluing the lot for the purpose of a suit. 41. That the company is overvaluing the lot for the purpose of a suit. 42. That the company is overvaluing the lot for the purpose of a suit. 43. That the company is overvaluing the lot for the purpose of a suit. 44. That the company is overvaluing the lot for the purpose of a suit. 45. That the company is overvaluing the lot for the purpose of a suit. 46. That the company is overvaluing the lot for the purpose of a suit. 47. That the company is overvaluing the lot for the purpose of a suit. 48. That the company is overvaluing the lot for the purpose of a suit. 49. That the company is overvaluing the lot for the purpose of a suit. 50. That the company is overvaluing the lot for the purpose of a suit. 51. That the company is overvaluing the lot for the purpose of a suit. 52. That the company is overvaluing the lot for the purpose of a suit. 53. That the company is overvaluing the lot for the purpose of a suit. 54. That the company is overvaluing the lot for the purpose of a suit. 55. That the company is overvaluing the lot for the purpose of a suit. 56. That the company is overvaluing the lot for the purpose of a suit. 57. That the company is overvaluing the lot for the purpose of a suit. 58. That the company is overvaluing the lot for the purpose of a suit. 59. That the company is overvaluing the lot for the purpose of a suit. 60. That the company is overvaluing the lot for the purpose of a suit. 61. That the company is overvaluing the lot for the purpose of a suit. 62. That the company is overvaluing the lot for the purpose of a suit. 63. That the company is overvaluing the lot for the purpose of a suit. 64. That the company is overvaluing the lot for the purpose of a suit. 65. That the company is overvaluing the lot for the purpose of a suit. 66. That the company is overvaluing the lot for the purpose of a suit. 67. That the company is overvaluing the lot for the purpose of a suit. 68. That the company is overvaluing the lot for the purpose of a suit. 69. That the company is overvaluing the lot for the purpose of a suit. 70. That the company is overvaluing the lot for the purpose of a suit. 71. That the company is overvaluing the lot for the purpose of a suit. 72. That the company is overvaluing the lot for the purpose of a suit. 73. That the company is overvaluing the lot for the purpose of a suit. 74. That the company is overvaluing the lot for the purpose of a suit. 75. That the company is overvaluing the lot for the purpose of a suit. 76. That the company is overvaluing the lot for the purpose of a suit. 77. That the company is overvaluing the lot for the purpose of a suit. 78. That the company is overvaluing the lot for the purpose of a suit. 79. That the company is overvaluing the lot for the purpose of a suit. 80. That the company is overvaluing the lot for the purpose of a suit. 81. That the company is overvaluing the lot for the purpose of a suit. 82. That the company is overvaluing the lot for the purpose of a suit. 83. That the company is overvaluing the lot for the purpose of a suit. 84. That the company is overvaluing the lot for the purpose of a suit. 85. That the company is overvaluing the lot for the purpose of a suit. 86. That the company is overvaluing the lot for the purpose of a suit. 87. That the company is overvaluing the lot for the purpose of a suit. 88. That the company is overvaluing the lot for the purpose of a suit. 89. That the company is overvaluing the lot for the purpose of a suit. 90. That the company is overvaluing the lot for the purpose of a suit. 91. That the company is overvaluing the lot for the purpose of a suit. 92. That the company is overvaluing the lot for the purpose of a suit. 93. That the company is overvaluing the lot for the purpose of a suit. 94. That the company is overvaluing the lot for the purpose of a suit. 95. That the company is overvaluing the lot for the purpose of a suit. 96. That the company is overvaluing the lot for the purpose of a suit. 97. That the company is overvaluing the lot for the purpose of a suit. 98. That the company is overvaluing the lot for the purpose of a suit. 99. That the company is overvaluing the lot for the purpose of a suit. 100. That the company is overvaluing the lot for the purpose of a suit. 101. That the company is overvaluing the lot for the purpose of a suit. 102. That the company is overvaluing the lot for the purpose of a suit. 103. That the company is overvaluing the lot for the purpose of a suit. 104. That the company is overvaluing the lot for the purpose of a suit. 105. That the company is overvaluing the lot for the purpose of a suit. 106. That the company is overvaluing the lot for the purpose of a suit. 107. That the company is overvaluing the lot for the purpose of a suit. 108. That the company is overvaluing the lot for the purpose of a suit. 109. That the company is overvaluing the lot for the purpose of a suit. 110. That the company is overvaluing the lot for the purpose of a suit. 111. That the company is overvaluing the lot for the purpose of a suit. 112. That the company is overvaluing the lot for the purpose of a suit. 113. That the company is overvaluing the lot for the purpose of a suit. 114. That the company is overvaluing the lot for the purpose of a suit. 115. That the company is overvaluing the lot for the purpose of a suit. 116. That the company is overvaluing the lot for the purpose of a suit. 117. That the company is overvaluing the lot for the purpose of a suit. 118. That the company is overvaluing the lot for the purpose of a suit. 119. That the company is overvaluing the lot for the purpose of a suit. 120. That the company is overvaluing the lot for the purpose of a suit. 121. That the company is overvaluing the lot for the purpose of a suit. 122. That the company is overvaluing the lot for the purpose of a suit. 123. That the company is overvaluing the lot for the purpose of a suit. 124. That the company is overvaluing the lot for the purpose of a suit. 125. That the company is overvaluing the lot for the purpose of a suit. 126. That the company is overvaluing the lot for the purpose of a suit. 127. That the company is overvaluing the lot for the purpose of a suit. 128. That the company is overvaluing the lot for the purpose of a suit. 129. That the company is overvaluing the lot for the purpose of a suit. 130. That the company is overvaluing the lot for the purpose of a suit. 131. That the company is overvaluing the lot for the purpose of a suit. 132. That the company is overvaluing the lot for the purpose of a suit. 133. That the company is overvaluing the lot for the purpose of a suit. 134. That the company is overvaluing the lot for the purpose of a suit. 135. That the company is overvaluing the lot for the purpose of a suit. 136. That the company is overvaluing the lot for the purpose of a suit. 137. That the company is overvaluing the lot for the purpose of a suit. 138. That the company is overvaluing the lot for the purpose of a suit. 139. That the company is overvaluing the lot for the purpose of a suit. 140. That the company is overvaluing the lot for the purpose of a suit. 141. That the company is overvaluing the lot for the purpose of a suit. 142. That the company is overvaluing the lot for the purpose of a suit. 143. That the company is overvaluing the lot for the purpose of a suit. 144. That the company is overvaluing the lot for the purpose of a suit. 145. That the company is overvaluing the lot for the purpose of a suit. 146. That the company is overvaluing the lot for the purpose of a suit. 147. That the company is overvaluing the lot for the purpose of a suit. 148. That the company is overvaluing the lot for the purpose of a suit. 149. That the company is overvaluing the lot for the purpose of a suit. 150. That the company is overvaluing the lot for the purpose of a suit. 151. That the company is overvaluing the lot for the purpose of a suit. 152. That the company is overvaluing the lot for the purpose of a suit. 153. That the company is overvaluing the lot for the purpose of a suit. 154. That the company is overvaluing the lot for the purpose of a suit. 155. That the company is overvaluing the lot for the purpose of a suit. 156. That the company is overvaluing the lot for the purpose of a suit. 157. That the company is overvaluing the lot for the purpose of a suit. 158. That the company is overvaluing the lot for the purpose of a suit. 159. That the company is overvaluing the lot for the purpose of a suit. 160. That the company is overvaluing the lot for the purpose of a suit. 161. That the company is overvaluing the lot for the purpose of a suit. 162. That the company is overvaluing the lot for the purpose of a suit. 163. That the company is overvaluing the lot for the purpose of a suit. 164. That the company is overvaluing the lot for the purpose of a suit. 165. That the company is overvaluing the lot for the purpose of a suit. 166. That the company is overvaluing the lot for the purpose of a suit. 167. That the company is overvaluing the lot for the purpose of a suit. 168. That the company is overvaluing the lot for the purpose of a suit. 169. That the company is overvaluing the lot for the purpose of a suit. 170. That the company is overvaluing the lot for the purpose of a suit. 171. That the company is overvaluing the lot for the purpose of a suit. 172. That the company is overvaluing the lot for the purpose of a suit. 173. That the company is overvaluing the lot for the purpose of a suit. 174. That the company is overvaluing the lot for the purpose of a suit. 175. That the company is overvaluing the lot for the purpose of a suit. 176. That the company is overvaluing the lot for the purpose of a suit. 177. That the company is overvaluing the lot for the purpose of a suit. 178. That the company is overvaluing the lot for the purpose of a suit. 179. That the company is overvaluing the lot for the purpose of a suit. 180. That the company is overvaluing the lot for the purpose of a suit. 181. That the company is overvaluing the lot for the purpose of a suit. 182. That the company is overvaluing the lot for the purpose of a suit. 183. That the company is overvaluing the lot for the purpose of a suit. 184. That the company is overvaluing the lot for the purpose of a suit. 185. That the company is overvaluing the lot for the purpose of a suit. 186. That the company is overvaluing the lot for the purpose of a suit. 187. That the company is overvaluing the lot for the purpose of a suit. 188. That the company is overvaluing the lot for the purpose of a suit. 189. That the company is overvaluing the lot for the purpose of a suit. 190. That the company is overvaluing the lot for the purpose of a suit. 191. That the company is overvaluing the lot for the purpose of a suit. 192. That the company is overvaluing the lot for the purpose of a suit. 193. That the company is overvaluing the lot for the purpose of a suit. 194. That the company is overvaluing the lot for the purpose of a suit. 195. That the company is overvaluing the lot for the purpose of a suit. 196. That the company is overvaluing the lot for the purpose of a suit. 197. That the company is overvaluing the lot for the purpose of a suit. 198. That the company is overvaluing the lot for the purpose of a suit. 199. That the company is overvaluing the lot for the purpose of a suit. 200. That the company is overvaluing the lot for the purpose of a suit. 201. That the company is overvaluing the lot for the purpose of a suit. 202. That the company is overvaluing the lot for the purpose of a suit. 203. That the company is overvaluing the lot for the purpose of a suit. 204. That the company is overvaluing the lot for the purpose of a suit. 205. That the company is overvaluing the lot for the purpose of a suit. 206. That the company is overvaluing the lot for the purpose of a suit. 207. That the company is overvaluing the lot for the purpose of a suit. 208. That the company is overvaluing the lot for the purpose of a suit. 209. That the company is overvaluing the lot for the purpose of a suit. 210. That the company is overvaluing the lot for the purpose of a suit. 211. That the company is overvaluing the lot for the purpose of a suit. 212. That the company is overvaluing the lot for the purpose of a suit. 213. That the company is overvaluing the lot for the purpose of a suit. 214. That the company is overvaluing the lot for the purpose of a suit. 215. That the company is overvaluing the lot for the purpose of a suit. 216. That the company is overvaluing the lot for the purpose of a suit. 217. That the company is overvaluing the lot for the purpose of a suit. 218. That the company is overvaluing the lot for the purpose of a suit. 219. That the company is overvaluing the lot for the purpose of a suit. 220. That the company is overvaluing the lot for the purpose of a suit. 221. That the company is overvaluing the lot for the purpose of a suit. 222. That the company is overvaluing the lot for the purpose of a suit. 223. That the company is overvaluing the lot for the purpose of a suit. 224. That the company is overvaluing the lot for the purpose of a suit. 225. That the company is overvaluing the lot for the purpose of a suit. 226. That the company is overvaluing the lot for the purpose of a suit. 227. That the company is overvaluing the lot for the purpose of a suit. 228. That the company is overvaluing the lot for the purpose of a suit. 229. That the company is overvaluing the lot for the purpose of a suit. 230. That the company is overvaluing the lot for the purpose of a suit. 231. That the company is overvaluing the lot for the purpose of a suit. 232. That the company is overvaluing the lot for the purpose of a suit. 233. That the company is overvaluing the lot for the purpose of a suit. 234. That the company is overvaluing the lot for the purpose of a suit. 235. That the company is overvaluing the lot for the purpose of a suit. 236. That the company is overvaluing the lot for the purpose of a suit. 237. That the company is overvaluing the lot for the purpose of a suit. 238. That the company is overvaluing the lot for the purpose of a suit. 239. That the company is overvaluing the lot for the purpose of a suit. 240. That the company is overvaluing the lot for the purpose of a suit. 241. That the company is overvaluing the lot for the purpose of a suit. 242. That the company is overvaluing the lot for the purpose of a suit. 243. That the company is overvaluing the lot for the purpose of a suit. 244. That the company is overvaluing the lot for the purpose of a suit. 245. That the company is overvaluing the lot for the purpose of a suit. 246. That the company is overvaluing the lot for the purpose of a suit. 247. That the company is overvaluing the lot for the purpose of a suit. 248. That the company is overvaluing the lot for the purpose of a suit. 249. That the company is overvaluing the lot for the purpose of a suit. 250. That the company is overvaluing the lot for the purpose of a suit. 251. That the company is overvaluing the lot for the purpose of a suit. 252. That the company is overvaluing the lot for the purpose of a suit. 253. That the company is overvaluing the lot for the purpose of a suit. 254. That the company

